



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Offic

Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

APPLICATION NO. **FILING DATE** FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/517,314 03/02/00 CHO C M4065.0223/P **EXAMINER** MMC2/0124 Thomas J D Amico PAPER NUMBER Dickstein Shapiro Morin & Oshinsky LLP **ART UNIT** 2101 L Street NW Washington DC 20037-1526 2811 **DATE MAILED:**

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

01/24/01

CECL VIMINBLE COPY

	Application No.	A	oplicant(s)		
BEST AVAILABLE COPY	09/517,314		HO, CHIH-CH	EN	
Office Action Summary	Examiner	A	rt Unit		
	1	2	811	ddross	
The MAILING DATE of this communication ap	nears on the cover sh	neet with the corr	espondence :	address	
The MAILING DATE of this communication ap	pears on the				
eriod for Reply	DIVIS SET TO EXPL	RE 1 MONTH(S) FROM		
A SHORTENED STATUTORY PERIOD TO CATION	N	was may a reply be time	ely filed		
A SHORTENED STATUTORY PERIOD FOR INC. THE MAILING DATE OF THIS COMMUNICATION THE MAILING DATE OF THIS COMMUNICATION Extensions of time may be available under the provisions of 37 CFR Extensions of time may be available under the provisions of 37 CFR Extensions of time may be available under this communication. The provision of the provisi	t 1.136 (a). In no event, nower	ver, may been (30) days	will be considered	timely.	
THE MAILING DATE OF THIS COMMUNIONIONIONIONIONIONIONIONIONIONIONIONION	reply within the statutory minir riod will apply and will expire S atute, cause the application to lailing date of this communicat	BIX (6) MONTHS from the become ABANDONED its person if timely filed,	ne mailing date or (35 U.S.C. § 133 may reduce any).	
earned paterit torri	•				١
	UZ IVIAIGII 2000 .	inal.			١
FINAL ZUICH	11	ormal matters. D	rosecution as	s to the merits is	
1) ☐ Responsive to community 2a) ☐ This action is FINAL . 2b) ☐ 3) ☐ Since this application is in condition for a closed in accordance with the practice up	llowance except for its nder Ex parte Quayle	1935 C.D. 11,	153 O.G. 213).	
Disposition of Claims					
Disposition of Claims 4) Claim(s) 1-38 is/are pending in the application of Claim(s) 1-38 is/are pending in the application of Claims	cation.	oration		•	
4) Claim(s) 1-38 is/are pending in the application of the above claim(s) is/are with the above claim(s)	thdrawn from conside	station.			
4a) Of the above standing allowed.					
5) Claim(s) is/are allowed.					
6) Claim(s) is/are rejected.					
7) Claim(s) is/are objected to.	nd/or election require	ement.			
7) Claim(s) is/are objected to. 8) Claims 1-38 are subject to restriction a		¥			
9) The specification is objected to by the E	Examiner.	-inor			
9) The specification is objected to by the table 10) The drawing(s) filed on is/are objected to by the table 10).	jected to by the Exam	ηιηει. - ↓ ⊾\□ die	annroved.		
10) The drawing(s) filed on is/are obtained. 11) The proposed drawing correction filed.	on is:_a)∏ ap	proved b) L dis	арріот		
11) The proposed drawing consected to	ov the Examiner.				
11) The proposed drawing content to the second to the seco	-,				
Priority under 35 U.S.C. § 119	. 44	~~25 II S C 81	19(a)-(d).	•	
Priority under 35 U.S.C. § 119 13) Acknowledgment is made of a claim for the second s	or foreign priority und	er 55 0.5.0. § 1			
13) Acknowledgiffers to Mone of:					
a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority of	locuments have been	received.	ملف یی س		
1. Certified copies of the priority of certified copies of certified copies of the priority of certified copies of certified copies of certified copies of certified copies of certified certified copies of certified c	tocuments have been	received in App	lication No.		
2 Certified copies of the priority c	Journal of January	nts have been re	eceived in this	S National Stage	
3. Copies of the certified copies.	allonial barrer v	tied cobies tiot is	,0011 = 21		
2. Certified copies of the priority of the certified copies of the certified copies of application from the International detailed Office action	n for a list of the certif		Q 110(A)		
3. Copies of the certified copies of application from the Internation of the attached detailed Office action	n for a list of the certif n for domestic priority	y under 35 U.S.C	;, & 119(e).		
* See the attached detailed Office action	n for a list of the certing for domestic priority	y under 35 U.S.C	; _. & 119(e).		
* See the attached detailed Office action 14) Acknowledgement is made of a clair	n for a list of the certifen for domestic priority	y under 35 U.S.C LE CCPY	(DTC	₁₋₄₁₃₎ Paper No(s)	'
* See the attached detailed Office action 14) Acknowledgement is made of a clair Attachment(s)	n for a list of the certify in for domestic priority	y under 35 U.S.C LE CCPY	(DTC	-413) Paper No(s) Application (PTO-152)	·
* See the attached detailed Office action 14) Acknowledgement is made of a clair	n for a list of the colon in for domestic priority ST AVAILAB (PTO-948)	y under 35 U.S.C LE CCPY	(DTC	n-413) Paper No(s) Application (PTO-152)	·

U.S. Patent and Trademark Office PTO-326 (Rev 9-00)

Application/Control Number: 09/517,314

Art Unit: 2811



DETAILED ACTION

Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
- I. Claims 1-32, drawn to a semiconductor device, classified in class 257, subclass 774.
- II. Claims 33-38,drawn to process for making semiconductor devices, classified in class 438, subclass 629.
- 2. The inventions are distinct, each from the other because of the following reasons: Inventions I and II are related as product made and process of making. The inventions are distinct if either or both of the following can be shown: (1) that the product as claimed can be made by another and materially different process or (2) that the process as claimed can be used to make other and materially different product (MPEP § 806.05(f)). In the instant case unpatentability of the group I invention would not necessarily imply unpatentability of the method of the group II invention, since the device of the group I invention could be made by process different from those of the group II invention. For example, instead of selectively etching the layer, the layer may be selectively deposited to form a via opening.
- 3. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

CEST AVAILABLE COPY

Page 3

Application/Control Number: 09/517,314

Art Unit: 2811

DEST AVAILABLE CULY

- 4. Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).
- 5. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).
 - 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Donghee Kang** whose telephone number is 703-305-9147. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tom Thomas can be reached on 703-308-2772. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-7722 for regular communications and 703-308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

(Pus (Noun)

DHK January 22, 2001

DEST AVAILABLE CUM.